Exhibit 554

CERTIFIED TRANSLATION

Message

From: Camilla Lindrum Bay [Camilla.Bay@sktst.dk]

Sent: 12 Apr 2023 2:49:04 PM

To: PFI002@politi.dk

Subject: Orientation regarding settlement

Attachments: letter to NSK 120423.pdf

Dear Per

Please see the attached letter regarding the Danish Tax Agency settlement from May 2019.

Best regards

Camilla Lindrum Bay

Chief Consultant Management Secretariat Antifraud Unit

+45 72 37 55 15 Camilla Bay@sktst.dk



The Danish Tax Agency Engelhol m Allé 1, 2630 Taastrup www.sktst.dk

This is how we handle your personal data

The Danish Tax Agency is a part of the Danish Tax Administration

Message

From: Camilla Lindrum Bay [Camilla.Bay@sktst.dk]

Sent: 4/12/2023 2:49:04 PM

To: PFI002@politi.dk

Subject: Orientering vedr. forlig

Attachments: skrivelse til NSK 120423.pdf

Kære Per

Se venligst vedhæftede skrivelse vedr. Skattestyrelsen forlig fra maj 2019.

Venlig hilsen

Camilla Lindrum Bay

Chefkonsulent Ledelsessekretariat Særlig Kontrol

+45 72 37 55 15 Camilla.Bay@sktst.dk



Skattestyrelsen Engelholm Allé 1, 2630 Taastrup www.sktst.dk

Sådan behandler vi persondata

Skattestyrelsen er en del af Skatteforvaltningen

I, the undersigned, Julius Holm Nørremark, certify that I am fluent in both the English and Danish languages and that the preceding text in the English language is to the best of my knowledge and belief a true and faithful translation of the attached exhibit, with the bates stamp SKAT_MAPLEPOINT_00000929, in the Danish language.

Copenhagen, 3 April 2025

Julius Holm Nørrsmark
Assistant Attorney, LL.M.

CERTIFIED TRANSLATION



Return Address: The Danish Tax Administration

Nykøbingvej 76, 499 Sakskøbing

National Division for Special Crime (NSK)

Ejby Industrivej 125-135

2600 Glostrup

Attn: Chief Prosecutor Per Fiig Email sent to: PFI001@politi.dk Management Secretariat

Antifraud Unit

Helgeshøj Allé 9 263€ Taastrup

Telephone 72 22 18 18

Skat.dk

Date: 12 April 2023

Regarding the Danish Tax Administration's settlement with certain parties in the dividend case

Dear Per Fiig

As previously regularly reported, the Danish Tax Administration entered into a settlement agreement on May 28, 2019, with certain parties in the dividend case ("Covered Parties" in the settlement agreement) in order to resolve the claims that had arisen as a result of the submission of presumably illegitimate applications for reimbursement of dividend tax. In connection with the settlement's conclusion, SØIK was informed of the agreement, including specific terms relevant to SØIK.

On March 24, 2023, two of the settlement parties brought suit against the Danish Tax Administration in the District Court, Southern District of New York, alleging that the Danish Tax Administration has violated the settlement agreement by not providing certain information to SOIK.

As mentioned, the Danish Tax Administration has regularly informed SOIK (now NSK) about the information required in accordance with the settlement agreement, but nevertheless directs a new inquiry in order to draw attention to the wording of section 8(f) of the settlement agreement, whereby we confirm the following (inserted below in its original wording):

- 1) The Settlement Agreement reflected the goodfaith negotiation by the Covered Parties;
- 2) The Covered Parties' cooperation may result in the recovery by Skatteforvaltningen of additional funds from third parties; and
- 3) The Settlement Agreement was in the best interests of Skatteforvaltningen.

With best regards

Camilla Lindrum Bay

Chief Consultant

The Danish Tax Agency is a part of the Danish Tax Administration

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Returadresse: Skatteforvaltningen, Nykøbingvej 76, 4990 Sakskøbing

National enhed for Særlig Kriminalitet (NSK) Ejby Industrivej 125-135 2600 Glostrup Att: chefanklager Per Fiig Mail sendt til: PFI001@politi.dk Ledelsessekretariat Særlig Kontrol

Helgeshøj Allé 9 2630 Taastrup

Telefon 72 22 18 18 Skat dk

Dato: 12. april 2023

Vedr. Skatteforvaltningens forlig med visse parter i udbyttesagen

Kære Per Fiig

Som tidligere løbende oplyst indgik Skatteforvaltningen den 28. maj 2019 en forligsaftale med visse parter i udbyttesagen (i forligsaftalen "Covered Parties") for at løse de krav, der var opstået som følge af indgivelse af formodede uberettigede ansøgninger om refusion af udbytteskat. SØIK blev i forbindelse med forligets indgåelse informeret om aftalen, herunder specifikke vilkår relevante for SØIK.

Den 24. marts 2023 har to af forligsparterne stævnet Skatteforvaltningen ved District Court, i Southern District of New York, med påstand om, at Skatteforvaltningen har overtrådt forligsaftalen ved ikke at give visse oplysninger til SØIK.

Skatteforvaltningen har, som nævnt løbende informeret SØIK (nu NSK) om de oplysninger der kræves i henhold til forligsaftalen, men retter uanset på ny henvendelse med henblik på at gøre opmærksom på ordlyden af forligsaftalens afsnit 8(f), hvorefter vi bekræfter følgende (indsat herunder i sin originale ordlyd):

- 1) The Settlement Agreement reflected the good-faith negotiation by the Covered Parties;
- 2) The Covered Parties' cooperation may result in the recovery by Skatteforvaltningen of additional funds from third parties; and
- 3) The Settlement Agreement was in the best interests of Skatteforvaltningen.

Med venlig hilsen

Camilla Lindrum Bay

Chefkonsulent

Skattestyrelsen er en del af Skatteforvaltningen

Side 1/1

I, the undersigned, Julius Holm Nørremark, certify that I am fluent in both the English and Danish languages and that the preceding text in the English language is to the best of my knowledge and belief a true and faithful translation of the attached exhibit, with the bates stamp SKAT_MAPLEPOINT_00000930, in the Danish language.

Copenhagen, 3 April 2025

Julius Holm Nørrsmark
Assistant Attorney, LL.M.